DAVID DAVIS.

destructible, and prefer popular and local to centralized systems, will be gathered beneath the folds of that ly thirty pages, and no opinion ever banner on which are inscribed the creed of the fathers of our party. Having this sublime faith in the durability of principles on which our faith is tical questions, involving not only the extinction of Democratic principles, as applied to American States, but the We have not the space to give such absolute transformation of the government itself. Therefore, the APPEAL's assent to the nomination of David Davis. He was never a Democrat; but not the less, like Clay and Webster, a true patriot, lilustrating in every act of public and whether the patriot, lilustrating in every act of public and any sanction for the trial there absolute transformation of the government itself. Therefore, the APPEAL's assent to the nomination of David Davis. He was never a Democrat; but not the less, like Clay and Webster, a true patriot, lilustrating in every act of public and the space to give such copious extracts from this opinion as the sent to the amission of the territory as a State. The hall was crowded; Judge William Hay-having been unopposed in the State of Indiana, and the Federal courts open for trial of offenses, the usages of war could not, under the constitution, afford any sanction for the trial there are solved that two ladies between the sent to the last, March 17.—A bill was meeting was held last night to mass meeting was held last night to mass meeting was held last night to drive to Arlington House.

St. Louis, March 17.—A bill was introduced in the senate yesterday which practically abolishes the death permately and were drived by the admission of the territory as a State. The hall was crowded; Judge William Hay-having been unopposed in the State of the trial of the territory as a State. The hall was crowded; Judge William Hay-having been unopposed in the senate yesterday which practically abolishes the death permaters as a state. The hall was crowded; Judge William Hay-having been unopposed in the senate yesterday which practically abolishes the death permaters as a state. The hall was crowded; Judge Gildhurst and others made of purposed in the senate yesterday which practically abolishes the definition of the territory as a State. The hall was crowded; Judge Gildhurst and others made of purposed in private life unswerving devotion to of a citizen in civil life and not con-American republicanism. PERSONAL FACTS.

entertained the views of the Radical or Abelition element of the party, but for the reason that he hoped to be more useful to his State and country more useful t opposition. This fact is proven by ernment, that martial law covered \$30,000.

sions involving political questions. theme, and, as if by presenta or unconstitutional legislation which now burden Federal and State codes. Although he was a warm personal friend of Mr. Lincoln, and received the appointment to the office which in the Milligan case: he new holds, from him, yet he never hesitated, at any time, in his conver- tent claimed, then when war exists. course when he believed him in error. but since upon the beach as a judge, he never expressed himself publicly, he was not the tool of any political fixed or certain rules.

Marshall or Madison, or Henry, the perish. simplicity of whose manners was only The nation, as experience has comparable to that of their lucid proved, cannot always remain at

and thieves of the country and government to hide themselves in the caves and dens of the earth. They have so demoralized the whole coun- be involved in war-how often or how try, so distorted and disfigured our long continued human foresight could fundamental law, that it is no longer not tell-and that unlimited power, recognized as the basis of a govern- wherever lodged at such a time, was ment which grew more rapidly in specially hazardous to freemen. For Council Bluff, and not Omaha, is the power and prosperity than any other this and other equally weighty rea-in the history of the world. THE SUPREME COURT BENCH. Jedge Davis was appointed to the porating in a written constitution the

supreme court bench by President safeguards which time had proved Lincoln in December, 1872. As the were essential to its preservation. supreme court was then organized five of the ten judges had been appointed by President Lincoln, two (Wayne and Cairon) by President Tyler, one (Nelson) by President Tyler, one (Grier) by President Polk, and one (Culford) by President Re. change. If political predelictions, as in respect to the nature and scope of change. If political predelictions, as in respect to the nature and scope of charges are wholly groundless, false parties were then divined, can be the Federal Constitution, and the true and malicious; that the former prin-

that has been defrauding the State, judged during the time of Judge Nelson. His opinions are vits are in the last volume of the last volume of the successifier reports of

of a rebelling State, or in the military or naval service, or a prisoner of war, but for twenty years a citizen of In-

accepted and honest patriotism shapes opinion as to whether (1) a write in habeas corpus ought to be issued; (2) popular action, the Democratic party can never die. Other questions may arise, involving no fundamental principle of partisan or political faith, imperatively demanding immediate solution, but when these are determined original fundamental principles of popular action, where, in behalf of the United States, they were argued by Attorney-litical faith will again come before the people, and they who deem States in people, and they who deem States in ligan by Mr. Field, Mr. Black and destructible and profer popular and profer popular and destructible and profer popular and destructible and profer popular profer popular and profer popular profer popular profer popular profer pop

an undying creed in behalf of prac- AGAINST THE ACTION OF THE MILI-TARY AUTHORITIES ON EVERY

POINT. We have not the space to give such nected with the military or naval ser-

incorporated in the constitution. Susconsider the proposition put forth by General Butler in behalf of the gov-He was never known to approve any foreshadows the dangers to public lib one of countless measures of wrongful eral Grant, perpetuate their power. HOW HE DETESTS MILITARY USURP ERS-IT SHOULD BE WRITTEN IN

LETTERS OF GOLD. He said, in delivering his opinion If this position is sound to the exsation with friends to disapprove his foreign or domestic, and the country ments for mere convenience, the com-It is true that he was not a politician, mander of one of them can, if he booses, within his limits, on the plea of necessity, with the approval of the Executive, substitute military but his friends always knew his posi- force for and to the exclusion of the tion on all questions, while his deci-laws, and punish all persons as he sions as judge show conclusively that he thinks right and proper, without

The statement of this proposition shows its importance; for, if true, fe-publican government is a failure, and While he has doubtless made money there is an end of liberty regulated by his profession and from his salary by law, martial law established on as judge, he has all the time been a such a basis destroys every guarantee most successful farmer, and is to day of the constitution, and effectually renders the "military independent of an old-fashioned cattle feeder, on a large scale. Were you to meet him on the streets of Bloomington, at some on the streets of Bloomington, at some time when he is at home, from the plainness of his apparei and his oldfashioned gentlemanly courtesy, one causes which impelled them to declare their independence. Civil liberty and form of the profound thinker and martial law cannot endure together; jurist he beheld one of the great fathers of American constitutional law, a in the conflict one or the other must

they had fought to maintain by incor-

HURRAHI

diana, when he was at his own home | Ons Kundred Thousand Dollars for the

the necessity of an advance on the

Abolition of Death Penalty.

The Oil Interests.

Flouring Mids and Internationals. by acting with the dominant party opinion. When Judge Davis came to was burned between three and four that what has been done in congress two governments will be reconciled.

Fire in Philadelphia PHILADELPHIA, March 17. - On Saturday night a fire was discovered in the building No. 720 Market street, occupied in part by E. P. Mercer & Brother, harness and saddle manufacturers. The stock of Mercer which was destroyed was valued at \$85,000; surance \$20,000. The floor of Ne 718 was occupied by John C. Baker & Co., wholesale druggists, was flooded were Samuel S. Maker, engraver, and rising in Paris. The other occupants of the building Messrs. Harding & Burnham, shoe

water. New York Endlroad Matters. NEW YORK, March 17 .- It is stated

that fully twelve millions of Erie stock is now under the control of Jay Gould. Half of it is his private proparty. It is rumored that he retired board of aldermen to-morrow restrict- proceedings. ing speed of railroad trains on Fourth avenue, below Harlem river, to five

miles per hour.

The Missouri Biver Bridge. Council Bluffs, Iowa, March 17. day are crossing by the old transfer peal to the people of Bordeaux. line, and will do so until the difference between the Union Pacific and Iowa

roads are settled. The unanimous report of the gov legitimate terminus of the Union Paific railroad, has created a very marked activity in real estate and bu siness matters at this point.

Francis in West Virginia. WHEELING, March 17 .- The Intelligencer to-morrow, in noticing the charges made by Walker, State printer, that the former printer, a proprie-tor of that paper, had collected fraudulent tills from the State, says the

assistance from the capitalists, and they offer as security the oil in tanks, which is secured by insurance and guaranteed against leakage. The object of the Southern Improvement company is said to be to sustain the Cieveland refineries and control the market by relating traight charges on

Utica, N. Y., March 17.—The Methe advance on soda ash the Pittsburg timent of the people of San Francisco; to-day, succeeding Dr. Newman. A branch of the National Glass association will meet Tuesday to consider resolutions are endorsed by the best of the services of the morning, the he necessity of an advance on the civil and military engineers of Japanese embassy entered, and, with this coast, and were proclaimed by the late Gen. Thomas. It also declared the island the Gibraltar of the New York Warehouses.

New York Warehouses.

New York Warehouses.

New York, March 17.—Collector Bay of San Francisco; that the proposed grant would counted the complete the c ity of principles on which our faith is founded, we are the less unwilling, because the exigencies of the hour demand it, to pretermit the discussion of an undying creed in behalf of practical principles on which our faith is founded, we are the less unwilling, because the exigencies of the hour demand it, to pretermit the discussion of an undying creed in behalf of practical property in a letter to the agents of the court, consisting of Davis, Nelloga, March 17.—Collector Arthur, in a letter to the agents of the court, consisting of Davis, Nelloga, Grier, Clifford and Field. The different steamship lines, says that the proposed grant would enable the company to build up a city equal to the distinguished representations made by them that he would be grateful for certain warehouses designated, entirely without his knowledge or entirely without his knowledge or entirely already containing 150 000 people.

SALT LAKE, March 17 .- A grand

tion Mormon movement. It to revise the tariff thoroughly during was resolved that two ladies be sent as a committee to Washington to changes in some of the principal articles. PHILADELPHIA, March 16 .- A labor against the scheme by revealing cles and enlarge the free list on the vice, by a military tribunal for any offense whatever. The guarantee of trial by jury, says Judge Davis, contained in the constitution was intended for a state of war as well as a state of the Scuthern improve-David Davis is a Marylander by birth, and for many years past a citi-tained in the constitution was intended for a state of war as well as a state of pesce, and it is equally binding upon rulers and people at all times and under a charter for the Pennsylvania fields into sixteen districts, the owners of wells to unite under a charter for the protection of all circumstances. Neither the President, nor congress, nor the judiciary can disturb

THE INCALIA.

All State election, as the mass of the population are aliens and not voters, and if allowed to vote would swamp the legal American vote. The fight will be made in congress. A meeting that he has voted, when he voted at clary can disturb

THE INCALIA.

All State election, as the mass of the population are aliens and not voters, and if allowed to vote would swamp the legal American vote. The fight will be made in congress. A meeting that he has voted, when he voted at clary can disturb

THE INCALIA. property. Further reports of the probability of Grant being re-elected o'clock this morning. Loss on the already is through the perverse efforts building is about \$15,000; insured for and treachery on the part of the Call-

FOREIGN TELEGRAMS.

ommunist Anniversary-A Cont Train Wrecked. London, March 17 .- A meeting will be held to-morrow night in this city, at St. George's hall, to commemorate the anniversary of the Communist up-A coal train ran off the track yester-Messrs. Harding & Burnham, shee manuacturers, who lost heavily by was killed, thirty cars wrecked, and a cottage near the track demolished.

> ITALY. monstration in House of Massini's Memory.

Rome, March 17 .- The demonstra from the board merely to be enabled to tion in honor of the memory of Jo renew the fight. The Deleware, Lucka- seph Mezzini took place to-day and wanna and Western and the New was a grand success. An immense Jersey Central railroads have made a procession, including all the workingidation of interests, under which men's societies, with banners, flags equal dividends are to be paid on the stock of both companies in ordinary business conducted as heretofore, subect to the general control of a joint was deposited with imposing cereme ommittee.

A resolution will be offered in the order was maintained throughout the ation, which with the wife of the pe-

FRANCE. Jungua Protests. PARE, March 17 .- Pero Jungua, a

Although the great bridge across the discourt is completed and satisfactory for writings pronounced by his "protected" by a duty of sixty per discourt is completed and satisfactory for the control of t Emplicity of whose manners was only comparable to that of their lucid modes of thinking. He has always from sweet that it will always have wise and humane been one of the people, a should rise in their majesty and power, and has no right to expect that will always have wise and humane rulers, sincerely attached to the principles of the country will the place one occurrence of the will be found, place him any whose. The time for party measures and principles has gone by. The day is at hand when the people, the entire people, irrespective of party, should rise in their majesty and power, and consect the office office officials and thieves of the country and goven the history of the world told the manner of the figure of the country and goven the history of the world told the modes of thinking. He has always remain at peace, and has no right to expect that it will always have wise and humane rulers, sincerely attached to the principles of the constitution. Wicked to have realized to the party free on the principle of the constitution. Wicked to have realized to the first of the Union Pacific road to transport the first of the Union Pacific road to transport the first of the Union Pacific road to transport the first of the Union Pacific road to transport the first of the Union Pacific road to transport the first of the Union Pacific road to transport the first of the Union Pacific road to transport the Union the city. Cars at the rate of 150 per and he intends to make a direct ap-

MINOR MAGNETICS.

Twelve million dollars are going

into hotel property in Chicago. Waddel, a Republican, was elected State senator in the fifth district of Pennsylvania on the 15th inst. Several weeks will elapse before the New Orleans special congressional committee will make their report. It is announced that a New York Herald correspondent was crptured by the Lowry gang in North Carolina. The Union Pacific road is again, in the language of the press dispatch, running "with considerable regular-

MEMPHIS, TENN., MONDAY, MARCH 18, 1872.

of the Yerba Buena Island railroad was held this evening. Though called in ten hours it represented the bulk of the capital and business enterprise of San Francisco. Large Otto. mony taken before the latter commit tee would made ten volumes of from J. R. Dillon, of New York, presi dent of the society for the suppression of obscene literature, is here for the

purpose of having the law regarding the resolution on the subject adopted this subject amended so as to make by the chamber of commerce of San the penalties more severe. the penalties more severe.

The Rev. Dr. Eddy entered on the and supervisors set forth the real sen- pastorate of the Metropolitan church ambassadors by a gentleman who ac-companied them. Immediately after

service, they were conducted out of the church by a private side door, where

cial information has yet been commu-nicated as to the spirit in which the etter of Secretary Fish to Earl Granville has been received. Gentlemen in high official position, however, think that the conflicting views of the LONDON, March 17.—The London opposition. This fact is proven by his course since the commencement of the unfortunate troubles between the two antagonistic sections of country."

| Assolved a military commission and authorized a military commission and authorized a military commission and authorized a military commander to suspend all civil rights and their remedies, and to subject citizens as well as addlers to the rule of his will, Judge others.

| Assolved as follows: The first public meeting of the Internationals was held here at Turner's Hall to day. Some three er four hundred a persons were present. Speeches were made by Warren Chase and others. Observer states that at a meeting of

NE . S.

The wife of General Sedgwick died at New Albany yesterday. Mr. John Jay, United States min ister to Austria, is about to become father-in-law to Lleutenant General von Schweinitz, German ambassador, The French authorities are said to be encouraging emigration from Alsace to Algiers. According to our

vernacular, the transition from all-sass to all-jeers is very easy. The San Francisco fur trade ha rapidly increased since the acquisition of Alaska. Last year its importation of raw furs amounted to \$2,000,000. the most of which were exported soon after their arrival.

The Japanese Herald announces

that on the return of the Jaranese embassy, now in this country, his imperial highness, the Mikado of Japan, will visit the United States. His majesty is about twenty-one years of They have an efficient substitute for divorce in Louisville, in a law consigning "common scoids" to dur

riod is practically tantamount to im-prisonment for life. A ribbon mill has been started in The Desirine of Infallibility-Pere all colors and widths. It is expected that the silk eocooneries of California

will eventually supply the demand for raw silk, which interest is now

lar hurricane of lynch law. South Africa, to which the famous diamond

The Stary of His Life—His Political Hisiter—His Candeut Upon the Escal—
His Personal Habita.

His Personal Habita.

His Personal Habita.

His Declaim is the Milliaga Case—His
Maintales the Civil Authority as
Against Military Usurpatite.

However we may deplore the term
portary innetion of palmonic of the Southern Langer majority, or, as it is termed by another party, or

SECOND CIRCUIT COURT SHELBY COUNTY

I—Herzog & Brox, vs John Loagne, clerk, etc., vs A. Seemel.

2-John Loagne, clerk, etc., vs W.M., Castmell & Co.

4-John Loagne, clerk, etc., vs W.M., Castmell & Co.

5-John Loagne, clerk, etc., vs Williamson, Hill & Co.

5-State of Tennessee ex rel. W. O. Lofand vs S. B. Beaumont vs State of Tennessee ex rel. mayor and aldermen of Memphis.

7-W. H. Gillam vs Benjamin Hunt.

5-David C. Cross vs S. R. Eurford.

9-E. M. Apperson vs Thomas H. Logwood.

10-E. M. Apperson vs Benjamin Holges.

11-R. S. Jees & Co. vs Pierce, Park & Co.

12-H T. Farnsworth et al vs Geo, Tlemsn.

15-Abraham Barrett vs L. Oppenheimer,

use, etc. use, etc. 14—John Rosse vs E. M. Yerger et al. 15—Thomas L. Rankin vs Memphis a

is—Thomas I., Rankin vs Memphis and Cincinnati packet company.

Fild—Lacey & McGhee vs Joseph Sugarman.

17—Mississippi and Tennessee Railroad company vs Robert Wilson.

18—Vississippi and Tennessee Railroad company vs Francis Wilson, by next friend W. D. Lyles.

19—Memphis and Charleston Ballroad company vs Jerome B. Pillow.

20—Wm. P. Mitchell, executor, vs William Bosby.

Boshy.
21—P. T. Hughes vs John M. Lea.
22—B. Mahler vs Phesnix Insurance Co.
23—J. R. Bobertson vs State of Tennessee, for use of lenatic hospital.
24—Grooms & Uritch vs C. E. Theirne.
25—Daniel S. Kernan vs C. N. Martin et al.
25—Michael Ford vs L. M. Pickerell.
27—Memphis City Railroad company vs Jno.
Celnau. 27—Remphis die Bairbai employe Celnau. 28—0. H. P. Piper vs Martin Kelly et al. 28—0. H. P. Piper vs Augustus Hamilton. 30—F. M. Cash. admr., etc., vs John W. Davie, 11—John Overton vs W. H. Bolton. 22—Felix Gallina vs John Losgue, clerk, etc. 38—Richard G. Tucker vs S L. James. 34—Atlantic & Miss. S. S. Co. vs R. M. Blake-man & Co.

SI-Richard G. Tacker vs S. L. James.

SI-Atlantic & Miss. S. S. Co. vs R. M. Blakemore & Co.

SI-Mayor and Aid. of Memphis vs Alfred Matthias, clerk, etc.

SI-S. M. Webb vs Daniel Bland.

SI-Judah Easel vs Joe Banfil et al.

SI-S. M. Webb vs John Johnson.

SI-S. M. Webb vs John Johnson.

SI-S. M. Webb vs Harry Lee

SI-B Babb vs Dunlap, Moncure & Co., et al.

SI-Judah Easel vs Joe Banfil & Co., use, etc.

SI-Judah Easel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

MORNING GLASS—No. 129,

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

MORNING GLASS—No. 129,

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

WORNING GLASS—No. 129,

SI-Judah Ensel vs Joe Banfil & Co., use, etc.

SI-Judah Ensel vs J. Missel vs J. K. Box 187,

Morning Glass—No. 129,

SI-Judah Ensel vs J. Missel vs J. K. Box 187,

Morning Glass—No. 129,

SI-Judah Ensel vs J. Missel vs J. K. Box 187,

Morning Glass—No. 129,

SI-Judah Ensel vs J. Missel vs J. K. Box 187,

Morning Glass—No. 129,

SI-Judah Ensel vs J. Missel vs J. K. Box 187,

Morning Glass—No. 129,

SI-Judah Ensel vs J. Missel vs J. K. Box 187,

Morning Glass—No. 129,

SI-Judah Ensel vs J. Missel vs J. K. Box 187,

Morning Glass—No. 129,

SI-Judah Ensel vs J. Missel vs J. K

Bobertson, Topp et al vs Bank of Ten-nessee, for use of S. Watson, trustee, Bolfe Saunders vs Bartiett, Gould & 59—Bolfe Saimilers vs Bariaca, Grand Bro. Heath.
50—D. R. Hildebrand vs W. L. Stewart & Bro. 61—P. P. Fraime vs E. A. White.
62—M. Rosenfold & Jalkirk vs P. C. Hughes.
63—Sinte of Tennesse, use of B. R. Thomas, va W. A. Blokkord et al.
64—John Spillman vs Mary Kelly.
65—Frank Panese vs Thomas H. B swell et al.
66—Mayor and Aldermen of Memphis vs William Schade.
67—James Sutherland et al vs Martha Shelton.

10B.

53—John Baunders vs A. R. McDonald.

55—S. B. Besamont vs J. H. Eason and Galbresth, Stewart & Co.

75—Pearce & Hool vs Beecher, Schultz & Co.

71—Dean & Wayne vs J. B. Hill & Co.

72—A. B. Treatwell vs A Robinson & Co.

73—Hesse, Levy & Co., vs Southworth & Knight. Knight. F. M. White vs H. L. Bedford, adminis trator, etc.

John R. Ailen vs George E. Kliburne.

John R. Ailen vs George E. Kliburne.

Jina Aidrieh & Co., vs P. F. Bilbo.

The Petro Engine, Stove and Gaslight company vs Engene Magaveny.

Mary Sullivan, siministratrix, use, etc., vs Memphis and Charleston Bailross company. re-company.

73—D. H. Evans vs Waldy Thompson.

73—D. H. Evans vs L. Houghton.

81—T. C. Bleekeley and Justices of Shelby county vs State of Tennessee, ex rel. Geo. M. Greeley and John Brown vs State of Tennesse, ex ral, Geo. M. Greeley.

Greeley.

SI-T. C. Hieckelsy, chairman, etc., vs Wm.
H. Cherry et al.

SI-Owners of steamboat Q. Lloyd vs Goodlaw and Isabel.

St-Thomas P. Rubby vs J. M. Rogan.

St-Louis Seiby vs R. C. Brinkley.

SI-John A. Staley et al vs Ferree & Andraws.

Thomas R. Smith et al vs Saml. Mosby,

receiver, etc. 87—Thomas R. Smith et al vs Saml. Mosby, receiver, etc., vs. receiver, etc., vs. Edmund M. Baronm.
89—Geo. A. Clark vs J. M. Tighe.
89—John Donovan et al vs the State of Tennessee, use, etc.
81—Robert Fletcher vs James Gallagher.
82—T. M. Gleason vs M. Mitchell.
83—Mary A. Schoonover, executrix, etc., vs. McClure, receiver.
94—M. H. Otis & Co. vs John C. Kahisaat.
95—Union Bank of Tennessee vs J. J. Bawlings.

ings.

56—Charles Jones et al vs A. Norberg et al.

W—Stein & Co. vs Straus & Blum.

98—James Wilkins, ex. vs Stephen Fransfoli

18—Issac Happeck and wife vs J. H. Hartley

18 of the control of the con use, etc.

100—John Blackwell vs Robert Ecklin et al.

101—H. MoDonough vs Chotean & Edwards.

102—Peter Ford vs William Dean & Co.

103—J Nolen et al vs Black, Camron & Co.

104—James Weish, adm'r of James Heffernan,
decessed, vs Ethel H. Porcer,

105—James G. Moffatt vs John McBrooks.

106—W. W. Etlen, use, etc., vs Jennie H. Nalton et al.

of national banks from several cities pated, until the great snows in the north-west begin to mait, when a fixed is looked to, and it is believed that the general plan will be carried into effect.

Mining districts, where large numbers of bold and reckless men congregate, are especially liable to the popular hurricane of lynch law. South northerly to westerly winds, and generally clear and pleasant weather on Monday mines have drawn thousands of men, is just now passing through the experience of California and Australia in the early days of the gold excitement. Cape Colony is full of lawless men, and their deproductions and outroose lake regions. Cape Colony is full of lawless men, and their depredations and outrages have finally impelled the Englishmen, however much they have hither erto attacked lynch law as an American institution, to visit the offenders with its swift and irregular justice. The reign of terror in the interests of order will not, however, last long, as a strong force of trained police is to be immediately sent from England to the disturbed locality.

A bond robbery of the most unblushing character has been unearthed in court was equally divided nelwood.

If these wast concerns which south the life and individual liberty of the master of a shot gain his mouth years the country of the most unblanched in the state of the life and individual liberty of the master of a shot gain his mouth years the country life and let the contents in. He life and individual liberty of the master of a shot gain his mouth years the letters, (and what concerns are dead for work honesity for, and that the vacable of the letters, and the state of the letters, and the state of the letters, and the letters of the l

The following closes the dockst of this court for the April term:

SECOND CIRCUIT COURTSHELBY COUNTY

I—Herzog & Broa, vs John Loague, clerk, etc., vs A. Seessel, 2—John Loague, clerk, etc., vs Wm, Castale John Loague, clerk, etc., vs Wm, Castale G. Tennessee ex rel. W. O. Lodand vs S. B. Beaumout.

5—State of Tennessee ex rel. W. O. Lodand vs S. B. Beaumout vs State of Tennessee ex rel. W. O. Lodand vs S. B. Beaumout vs State of Tennessee ex rel. W. O. Lodand vs S. B. Beaumout vs State of Tennessee ex rel. W. O. Lodand vs S. B. Beaumout vs Bartond.

5—E. M. Apperson vs Benjamin Hant.

5—David C. Cross vs S. R. Berford.

5—E. M. Apperson vs Benjamin Hodges.

III—R. S. J. Res & Co., vs Pierce, Park & Co.

CAIBO, March 17.—Arrived: Henry Ames, from New Orleans 8 p m; City of Meeting.

CAIBO, March 17.—Arrived: Henry Ames, from New Orleans 8 p m; City of Meeting.

Westher clear and cool. Arrived: Henry Ames, from New Orleans 8 p m; City of Meeting.

Westher clear and cool. Arrived: Henry Ames, from New Orleans 8 p m; City of Meeting.

New Orleans, March 17.—John S. Mourning Dress GOODS,

Washington, for thirty-five years marine reporter on the Picsyune, died to-day.

Louisville, March 17.—John S. MOURNING DRESS GOODS,

BOOTS SHOES,

NOURNING DRESS GOODS,

BOOTS SHOES,

AND HEAVY PLANTATION SUPPLIES

Carried C. Cross vs S. R. Berford.

SERSPECTFULLY INVITE EXAMINATION.

Ames, from New Orleans 8 p m; City o Chester, from Memphis 8 p.m; Molli Moore, from New Orleans 9 p m; Simpson Moore, from New Orleans 9 p.m.; Simpson Horner, from New Orleans 10 p.m.; Pink Varble, from Memphis midnight; P. W. Strader, from New Orleans 4 a.m.; Arkan sas Beile, from Evansville 4 a.m.; City of Quincy, from New Orleans 10 a.m.; John Kyle, from St. Louis 4 p.m.; Oceanus, from Red river, 5 p.m.; J. L. Hyatt, from Memphis 5 p.m. Departed: City of Vicksburg at 9 p.m.; Ames, for St. Louis, 9 p.m.; Liberty No. 4 and Bismarck, for New Orleans 10 p.m.; City of Alton, for New Orleans 11 erty No.4 and Bismarck, for New Orleans
9 p m; City of Alton, for New Orleans 11
p m; Mollie Moore, for St. Louis, 11 pm;
Balle Memphia, for Memphia midnight;
Pink Varbie, for Evanaville 1 a m; T. W.
Strader, for St. Louis 6 a m; Oceanus, for St.
Louis, 6 a.m; City of Quincy, for St.
Louis, 11 s.m; Mary Altes, for New Orleans, 11 s.m; Mary Altes, for New Orleans, 11 s.m; Mary Altes, for New Orleans, 11 s.m; The river has risen 5 inches.

The weather is clear. Thermometer 38
Pittaburg, March 17.—Weather changeable. The Monongabela has 6 feet water in the channel and falling.

SPRING 1872. MAGAZIN DES MODES CORNER OF UNION AND MAIN STREETS.

SPRING HATS AND BONNETS -AND-LATEST STYLES FLOWERS RIB-BONS, LACES AND TIES,

OFTHE MOST DELICATE SHADES. MRS. E. OWEN. roprietor of the MAGAZIN DER MODES

Her cantomers and the public
That she has just received
An elegant stock of
SPRING MILLINERY,
Which she is prepared
To sell at the lowest prices.
The Ladies of Memphs
Are respectfully invited
To call at the celebrate MAGAZIN DES MODES,

CORNER OF UNION AND MAIN STREETS, MEMPHIS, TENNESSEE. SPRING 1872.

Stewart Bros. & Gwynne, WHOLESALE GROSERS

COTTON FACTORS, 356 and 358 From: Street,

OFFER TO THE TRADE, AT LOWEST BATES 3,000 barrels Flour; 100,000 pouns s Park and Becoup 1 900 pkgs, Tierce and Keg Lard; 1,000 pkgs, caddy Lard; 200 hh is. Louisiana Sugar; 200 barrels Redued Sugar; 300 barrels Syrap and Molasses

400 bags Coffee; 400 barrols Whisky; e,000 rolls Bagging; 1,000 kegs Balls, With a full and general stock of FARCI GROCES ES now in store. We invite Whole sale Ruyers to call and examine our stock and prices, mbil STEWART HROS. & GWYNNE,

CAS! CAS! CAS!

As as gas is chesper than coal-oil, I wish to inform the public that I have reduced the price of Pipe and Gas Fixtures and Gas Cocking Stoves, so that all dan use it for cocking and heating purposes at a comparative small outlay, and dispense with explosive coal-oil. Small dwelling-bouses fitted up with Pipe and Fixtures from 25 to any desired amount. I nave also on hand besides the lergest slock of Gas Gixtures ever brought to this city, Irou and Load Pipe, fass, that, Washelands, and all kinds of Brass and generally found in a first-class Plumbing and Gas Fitting Establishment.

State vs Jame Dyal, carrying concessed weapons; State vs Charles Hobson, large one State vs Charles Hobson, large one New Origens. After putting off a lot of miscellaneous freight....... The Shannon passed up from New Origens. After putting off a lot of miscellaneous freight...... The Shannon passed up from New Origens. After putting off a lot of miscellaneous freight...... The Shannon passed up from New Origens. The Shannon passed up from Ne

STAPLE AND FANCY DRY GOODS 312 MAIN STREET, COR, MONROE, OPP. PEABOOY HOTEL, MEMPHIS, TEMMESREE

Spring and Summer Goods! OF EVERY DESCRIPTION.

OPEN MONDAY MORNING DRESS GOODS. LACES AND EMBROIDERY. IRISH AND RUSSIAN LINENS.

TERMS, CASH-ONE PRICE SPEED TAYLOR, STRANGE & CO., 312 MAIN.

SILKS! SILKS!

Lowenstein & Bros.

We will ON MONDAY NEXT, 11th instant,

PLAIN COLORS AND FANCY

SPRING SILKS!

EXHIBIT OUR NEW, IMPORTATIONS OF

Comprising the most exten ive and varied smortment ever offered in Memphis

Black Gros Grains! which we will offer at heratofore unheard-of prices; whilst cur itse of

FANCY SILKS. CHECKED SILKS. AND STRIPED RAYES.

In new and beautiful designs, will be found unequaled in brilliancy of coloring and beauty of fabric. We would call special attention to our splendid steek of OTHER OF UNION and MAIN. JAPANESE AND MIKADO SILKS,

> in all the NEW SPRING SHADES and NOVEL DESIGNS, which we are offering at or Spring Fancy Dress Goods.

INCLUDING ALL THE LATAST MATERIALS OF Spring Poplins, Japanese Poplins;

> Satin Striped Poplins; Percales, in elegant assortment: White and Colored Piques; English and French Prints.

DOLLY VARDEN DESIGNS In now and beautiful materials. We will also show a beautiful line of

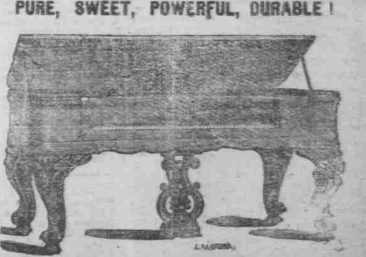
AND THE NEW AND ATTRACTIVE

Specially adapted to spring wear in this climate. B. Lowenstein & Bros.

CORVER OF MAIN AND JEFFERSON STREETS

PLAIN AND COLORED SUITINGS.

MATHUSHEK



Is working a Revolution in the mind of Hunical Critics. Unquestionably, the requisites in a Finne are VOLUME and QUALITY OF TORR, and DU-RABILITY. The Sathwalesk is constructed on new principles, in-ming, herond all question, GMLATER BURABILITY.

Its STRINGS, ON AN AVERAGE, AR. LOSGER than in other makes, thus again the STRINGS, ON AN AVERAGE, AR. LOSGER than in other makes, thus against the Company of the STRINGS. The registers are splendidly balanced, the touss are HIGH, MELODICES, MAGNIFICENT it gives forth no thin, wiry. bumble-bee iones, He company of power is wonderful. It can THUNDER and WHISPER with equally planting effect.